

## UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

SERIAL NUMBER	FILING DATE	FIRST NAMED APPLICANT		ATTORNEY DOCKETT NO.
		]	EXAMINER	
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		Ĺ	ART UNIT	PAPER NUMBER
				10
		ت EXAMINER INTERVIEW SUMMARY RECOI	DATE MAILED:	
All participants (applican	nt, applicant's representat			
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(1) / TARK NO	sen (39,822	(3)		
(2) JEFF K	MAPP	(4)		
Date of interview 2	7 Jan 97			
		n to □ applicant □ applicant's representative).		
		es Sono. If yes, brief description:		
Zamba diletti di dellett	onanon conaccios. — 1	g 110. If yes, oner description,		
Claims discussed:		Feretal. (U.S. 3, 735, 180		
Description of the general	al nature of what was agr	eed to if an agreement was reached, or any other comn	nents: CLAI	ns 137 April 14
WILL BE	AMENDED TO	STATE THAT THE PARTICLE-	CONTAININ	g Layer Is
TO BE IN C	LONTACT WIT	H THE ELECTRODES (AS SHOW,	~ IN FIGS.	10-14, FOR EXAMPLE)
		ER Kupperetal.		
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(A fuller description, if ne attached. Also, where n	cessary, and a copy of the copy of the	ne amendments, if available, which the examiner agreeds which would render the claims allowable is available,	d would render the cla a summary thereof n	aims allowable must be
▲1. It is not necessa.   ■ 1. It is not necessa.  ■ 1. It is not	ry for applicant to provide	a separate record of the substance of the interview.		·
WAIVED AND MUST IN	CLUDE THE SUBSTANC	indicate to the contrary, A FORMAL WRITTEN RESPO E OF THE INTERVIEW (e.g., items 1-7 on the reverse en one month from this interview date to provide a state	side of this form). If	a response to the last Office
requirements in	ements of the last Office	above (including any attachments) reflects a complete a ast Office action, and since the claims are now allowab action. Applicant is not relieved from providing a separation.	ate record of the subs	m is considered to fulfill the